

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
SOUTHERN DIVISION**

GARY BRICE MCBAY

PLAINTIFF

V.

CIVIL ACTION NO. 1:07CV1205-LG-RHW

HARRISON COUNTY, MISSISSIPPI, ET AL.

DEFENDANTS

DEFENDANT MORGAN THOMPSON'S MOTIONS IN LIMINE

COMES now Defendant Thompson, by and through his undersigned counsel, and submits this, his motions in limine, and respectfully requests that the Court exclude the following evidence that Thomson anticipates Plaintiff will introduce at trial, to wit:

1. Thompson's arguments and authorities in support of the instant motion are set forth more fully in the accompanying memorandum of authorities in support of motions in limine.
2. In support of the instant motion, Thompson submits the following exhibits, to wit:
 - A. Exhibit "1" - Excerpts taken from Regina Rhodes' deposition transcript;
 - B. Exhibit "2" - Written Notes Allegedly Made by Regina Rhodes at the Harrison County Adult Detention Center;
 - C. Exhibit "3" - Various Newspaper Articles and Internet Articles
 - D. Exhibit "4" - Booking Photographs of Other Inmate
 - E. Exhibit "5" - Booking Photographs of Plaintiff

WHEREFORE, premises considered, Defendant Thompson requests that the above motions in limine be well taken and sustained.

RESPECTFULLY SUBMITTED, this the 1st day of April, 2010.

MORGAN THOMPSON,
Defendant

BY: /s IAN A. BRENDEL
JAMES L. DAVIS, III
IAN A. BRENDEL
Attorneys for Morgan Thompson

CERTIFICATE OF SERVICE

_____, I, IAN A. BRENDEL, attorney at law, do hereby certify that the undersigned counsel of record has been notified via ECF:

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THIS the 1st day of April , 2010.

BY: /s IAN A. BRENDEL
IAN A. BRENDEL

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